IN THE STATE COURT OF DEKALB COUNTY

STATE OF GEORGIA

RODERICK CHILES,)
Plainti) iff,) CIVIL ACTION
VS.)
CHRISTOPHER BRANDON KEITH;) FILE NO. 23A02843
VETERANS CHOICE LLC; and INTEGO) N)
INDEMNITY CORPORATION,)
)
Defendan	its.)

ANSWER OF DEFENDANT VETERANS CHOICE LLC

COMES NOW, Veterans Choice LLC, named as a Defendant in the above-styled civil action, and responds to Plaintiff's Complaint, showing the Court as follows:

FIRST DEFENSE

Plaintiff's Complaint fails to state a claim or cause of action upon which relief can be granted against this Defendant.

SECOND DEFENSE

This Defendant states as separate defenses the following:

- (a) Lack of personal jurisdiction;
- (b) Lack of subject matter jurisdiction;
- (c) Insufficiency of process;
- (d) Insufficiency of service of process; and
- (e) Improper venue.

THIRD DEFENSE

Plaintiff's Complaint fails to state a claim or cause of action for attorneys' fees and/or costs upon which relief can be granted against this Defendant.

EXHIBIT B

FOURTH DEFENSE

The sole proximate cause of the incident complained of was the negligence or other wrongful act or omission of Plaintiff and on account thereof, this Defendant is not liable to Plaintiff in any amount whatsoever.

FIFTH DEFENSE

The negligence of the Plaintiff was equal to or greater than any negligence chargeable to the Defendants, which negligence is specifically denied, and on account thereof, Plaintiff is barred from any recovery against this Defendant whatsoever.

SIXTH DEFENSE

Pending further discovery and to preserve defenses, this defendant submits that Plaintiff's own conduct and actions caused and/or contributed to the alleged injuries. Plaintiff is barred from recovering damages caused by his conduct and actions.

SEVENTH DEFENSE

Plaintiff's claims are barred by the doctrine of assumption of the risk.

EIGHTH DEFENSE

Plaintiff failed to exercise ordinary care for his own safety.

NINTH DEFENSE

This Defendant incorporates herein by reference all affirmative defenses set forth in O.C.G.A. §9-11-8 (c) and O.C.G.A. §9-11-12 not set forth hereinabove to the full extent applicable, and asserts on the grounds of said affirmative defenses that Plaintiff's Complaint should be dismissed as against it.

TENTH DEFENSE

This Defendant reserves any and all other defenses to which it may be entitled and of which it may learn in the course of the investigation and discovery in this action.

ELEVENTH DEFENSE

Without waiving any of the above-enumerated defenses, this Defendant answers the numbered paragraphs of Plaintiff's Complaint as follows:

1.

This Defendant lacks knowledge or information sufficient to form a belief as to the truth of the allegations contained in paragraph 1 of Plaintiff's Complaint, and therefore, this Defendant can neither admit nor deny said allegations.

2.

This Defendant lacks knowledge or information sufficient to form a belief as to the truth of the allegations contained in paragraph 2 of Plaintiff's Complaint, and therefore, this Defendant can neither admit nor deny said allegations.

3.

This Defendant admits that Brad Wherry is its registered agent in the State of North Carolina and that its physical address is 12905 Winget Road, Charlotte, North Carolina 28278. This Defendant states it is a foreign corporation, incorporated under the laws of the State of North Carolina. This Defendant denies the remaining allegations contained in paragraph 3 of Plaintiff's Complaint.

4.

This Defendant lacks knowledge or information sufficient to form a belief as to the truth of the allegations contained in paragraph 4 of Plaintiff's Complaint, and therefore, this Defendant can neither admit nor deny said allegations.

5.

Responding to paragraph 5 of Plaintiff's Complaint, this Defendant states that at the time of the incident that occurred on September 25, 2021, Christopher Brandon Keith was acting as an independent contractor for Veterans Choice LLC. This Defendant denies the remaining allegations contained in paragraph 5 of Plaintiff's Complaint.

6.

This Defendant lacks knowledge or information sufficient to form a belief as to the truth of the allegations contained in paragraph 6 of Plaintiff's Complaint, and therefore, this Defendant can neither admit nor deny said allegations.

7.

This Defendant denies the allegations contained in paragraph 7 of Plaintiff's Complaint.

8.

This Defendant lacks knowledge or information sufficient to form a belief as to the truth of the allegations contained in paragraph 8 of Plaintiff's Complaint, and therefore, this Defendant can neither admit nor deny said allegations.

9.

This Defendant denies the allegations contained in paragraph 9 of Plaintiff's Complaint.

10.

This Defendant denies the allegations contained in paragraph 10 of Plaintiff's Complaint.

11.

This Defendant lacks knowledge or information sufficient to form a belief as to the truth of the allegations contained in paragraph 11 of Plaintiff's Complaint, and therefore, this Defendant can neither admit nor deny said allegations.

12.

This Defendant admits the allegations contained in paragraph 12 of Plaintiff's Complaint.

13.

This Defendant lacks knowledge or information sufficient to form a belief as to the truth of the allegations contained in paragraph 13 of Plaintiff's Complaint, and therefore, this Defendant can neither admit nor deny said allegations.

14.

This Defendant admits that Integon Indemnity Corporation issued Policy No. 2010316555 to this Defendant, with policy period from September 29, 2020, to September 29, 2021, which contains certain coverages, limitations, and exclusions, which speak for themselves. This Defendant denies the remaining allegations contained in paragraph 14 of Plaintiff's Complaint.

15.

This Defendant denies the allegations contained in paragraph 15 of Plaintiff's Complaint.

16.

This Defendant admits the allegations contained in paragraph 16 of Plaintiff's Complaint.

17.

This Defendant lacks knowledge or information sufficient to form a belief as to the truth of the remaining allegations contained in paragraph 17 of Plaintiff's Complaint, and therefore, this Defendant can neither admit nor deny said allegations.

18.

This Defendant denies the allegations contained in paragraph 18 of Plaintiff's Complaint.

19.

This Defendant lacks knowledge or information sufficient to form a belief as to the truth of the allegations contained in paragraph 19 of Plaintiff's Complaint, and therefore, this Defendant can neither admit nor deny said allegations.

20.

This Defendant denies the allegations contained in paragraph 20 of Plaintiff's Complaint.

21.

This Defendant denies the allegations contained in paragraph 21 of Plaintiff's Complaint, including all subparagraphs.

22.

This Defendant denies the allegations contained in paragraph 22 of Plaintiff's Complaint.

23.

This Defendant denies the allegations contained in paragraph 23 of Plaintiff's Complaint, including all subparagraphs.

24.

This Defendant denies the allegations contained in paragraph 24 of Plaintiff's Complaint, including all subparagraphs.

25.

This Defendant denies the allegations contained in paragraph 25 of Plaintiff's Complaint.

26.

Responding to that last unnumbered paragraph of Plaintiff's Complaint, and all subparagraphs therein, this Defendant denies that Plaintiff is entitled to a recovery against it in any form, fashion or amount whatsoever.

27.

Any allegation of Plaintiff's Complaint not specifically responded to above, is hereby denied.

WHEREFORE, having fully responded to Plaintiff's Complaint, and having shown the court that Plaintiff is not entitled to a recovery against this Defendant in any form, fashion or amount whatsoever, Defendant Veterans Choice LLC respectfully prays this Court for an Order dismissing it without liability and casting all costs upon the Plaintiff.

STRAWINSKI & STOUT, P.C.

By: <u>/s/ Nicole Wolfe Stout</u>

NICOLE WOLFE STOUT

Georgia Bar No. 773370

Attorneys for Defendants Veterans Choice LLC and Integon Indemnity Corporation

3340 Peachtree Road, N.E. Suite 1445, Tower Place 100 Atlanta, Georgia 30326 Phone: (404) 264-9955

Fax: (404) 264-1450 nws@strawlaw.con

CERTIFICATE OF SERVICE

This is to certify that I have this day served a copy of the foregoing ANSWER OF DEFENDANT VETERANS CHOICE LLC, by electronic filing and service upon:

William D. Holman, Esq. 4227 Pleasant Hill Road Building 11 Duluth, Georgia 30096

This 5th day of September, 2023.

/s/ Nicole Wolfe Stout NICOLE WOLFE STOUT

96-3018

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RODERICK CHILES,)	
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Plaintiff,)	CIVIL ACTION
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CHRISTOPHER BRANDON KEITH;)	
VETERANS CHOICE LLC; and INTEGON)	
INDEMNITY CORPORATION,)	
)	
Defendants.)	

JURY DEMAND

COME NOW, Veterans Choice LLC and Integon Indemnity Corporation, named as a Defendant in the above-styled civil action, and within the time provided by law demand a trial by jury of twelve persons on all issues of fact.

STRAWINSKI & STOUT, P.C.

By: /s/ Nicole Wolfe Stout NICOLE WOLFE STOUT Georgia Bar No. 773370

Attorneys for Defendants Veterans Choice LLC and Integon Indemnity Corporation

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